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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,486	10/773,486 02/06/2004 Will		11491-US-PAT (4214-25600)	6813
30652 CONLEY ROS	7590 12/27/201 E, P.C.	EXAMINER		
5601 GRANITI	E PARKWAY, SUITE	SIDDIQI, MOHAMMAD A		
PLANO, TX 75	0UZ4		ART UNIT	PAPER NUMBER
		2493		
			MAIL DATE	DELIVERY MODE
			12/27/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/773,486	VERBESTEL, WILLY MAURICE		
Examiner	Art Unit		
	AIT OILL		

		WOTH WINNE AT CIBBIQ	2400	
The MAILING DATE of t	his communication appe	ears on the cover sheet with the c	correspondence add	ress
THE REPLY FILED <u>08 December 20</u>	10 FAILS TO PLACE THIS	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
application in condition for allow for Continued Examination (RC periods:	ely file one of the following vance; (2) a Notice of Appe EE) in compliance with 37 C	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance CFR 1.114. The reply must be filed	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expires _				
no event, however, will the sta	tutory period for reply expire la cked, check either box (a) or (dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE fl.	g date of the final rejectio	n.
Extensions of time may be obtained unde have been filed is the date for purposes o under 37 CFR 1.17(a) is calculated from: set forth in (b) above, if checked. Any remay reduce any earned patent term adjus NOTICE OF APPEAL	r 37 CFR 1.136(a). The date of determining the period of ext (1) the expiration date of the soly received by the Office later	on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply origing than three months after the mailing date.	of the fee. The appropria nally set in the final Office	te extension fee e action; or (2) as
	CFR 41.37(a)), or any exter	oliance with 37 CFR 41.37 must be nsion thereof (37 CFR 41.37(e)), to ithin the time period set forth in 37	avoid dismissal of the	
3. The proposed amendment(s) f (a) They raise new issues th (b) They raise the issue of new	at would require further cor ew matter (see NOTE belo	nsideration and/or search (see NO	ΓE below);	
NOTE: (See 37	CFR 1.116 and 41.33(a)).			2701 204)
 The amendments are not in co Applicant's reply has overcom 		21. See attached Notice of Non-Co	mpilant Amendment (F	10L-324).
	=	lowable if submitted in a separate,	timely filed amendmen	t canceling the
7. For purposes of appeal, the prohow the new or amended claim. The status of the claim(s) is (or Claim(s) allowed: None. Claim(s) objected to: None. Claim(s) rejected: 1-23 and 26-Claim(s) withdrawn from consider.	s would be rejected is proving will be) as follows: 27.	□ will not be entered, or b) ☑ wil /ided below or appended.	l be entered and an ex	planation of
AFFIDAVIT OR OTHER EVIDENCE				
 The affidavit or other evidence because applicant failed to pro- was not earlier presented. See 	vide a showing of good and	t before or on the date of filing a No d sufficient reasons why the affidav		
showing a good and sufficient r	r other evidence failed to o reasons why it is necessary	vercome <u>all</u> rejections under appea , and was not earlier presented. Se	al and/or appellant fails ee 37 CFR 41.33(d)(1)	to provide a
10. The affidavit or other evidence		n of the status of the claims after e	ntry is below or attache	ed.
REQUEST FOR RECONSIDERATION 11. The request for reconsideration See Continuation Sheet.		t does NOT place the application ir	n condition for allowand	ce because:
12. Note the attached Information 13. Other:	Disclosure Statement(s).	(PTO/SB/08) Paper No(s)		
/Carl Colin/		/M. A. S./		
Acting SPE of Art Unit 2493		Examiner, Art Unit 2493		

Continuation of 11. does NOT place the application in condition for allowance because: in response to applicant's argument that Akiyama does not disclose "receiving multicast service activation data over a network; and sending from the user device the generated broadcast key over a network; wherein the generated broadcast key indicates that multicast content is to be provided to the user device.", the examiner respectfully disagrees. Akiyama discloses receiving multicast service activation data over a network (fig 51, col 1, lines 42-49, broadly interpreting multicast services, "In order to implement pay broadcast services in such system, customer management according to the reception term and contract contents must be made (for example, encrypted broadcast contents are sent, and are descrambled based on the contract contents)."); sending from the user device the generated broadcast key over a network (figs 19-20, col 15, lines 30-52; col 32, lines 11-43, "If the challenge is a receiver ID inquiry (step S111), "the response generator 154 extracts the receiver ID from the receiver ID storage 106 (step S115), generates a response packet (FIG. 18) by converting that receiver ID into a predetermined response information format (step S116), and sends that packet to the center via the inter-center communication device 152 (step S117). (114) If the challenge is a master key identifier inquiry (step S112), the response generator 154 acquires a master key identifier (step S118), generates a response packet as in step S116 (step S119), and sends it to the center (step S120). "); wherein the generated broadcast key indicates that multicast content is to be provided to the user device (broadcast wave, fig 50, col 32. lines 4-24; col 2, lines 36-43).